

**IN THE UNITED STATE DISTRICT COURT
FOR THE MIDDLE DISTRICT OF PENNSYLVANIA**

SYLVESTER OSAGIE, as
Representative of the
Estate of Osaze Osagie, Decedent

Plaintiff, : Docket No. 4:20-cv-02024

v

BOROUGH OF STATE COLLEGE;
M. JORDAN PIENIAZEK, Borough
of State College Police Department;
CHRISTOPHER HILL, Borough of
State College Police Department,
KEITH ROBB, Borough of State
College Police Department,
CHRISTIAN FISHEL, Borough of
State College Police Department,

Defendants.

**STIPULATION EXTENDING DEADLINE TO ANSWER THE FIRST
AMENDED COMPLAINT**

AND NOW this ^{5th} day of February 2021, it is hereby stipulated and agreed,
by and between Plaintiff, Sylvester Osagie, as representative of the Estate of Osaze
Osagie, decedent and Defendants, Borough of State College, M. Jordan Pieniazek,
Christopher Hill, Keith Robb, and Christian Fishel, (hereinafter "Defendants"), by
and through their undersigned counsel, that the time within which all Defendants
have to answer Plaintiff's First Amended Complaint is extended to March 26,
2021. A proposed order is being filed contemporaneously herewith.

Respectfully submitted,

SHUBIN LAW OFFICE

By: 

Andrew Shubin
333 South Allen Street
State College, PA 16801
Attorney for Plaintiff

Respectfully submitted,

**MacMain, Connell &
Leinhauser, LLC**

By: 

David J. MacMain
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433 W. Market Street, Suite 200
West Chester, PA 19382
*Attorneys for Defendants, Borough
of State College, M. Jordan
Pieniazek, Christopher Hill, Keith
Robb, and Christian Fishel*

AND IT IS SO ORDERED THIS ____ DAY OF FEBRUARY 2021.

BY THE COURT:

THE HONORABLE MATTHEW W. BRANN

CERTIFICATE OF SERVICE

I, David J. MacMain, Esquire, hereby certify that on February 5 2021, the foregoing *Stipulation Extending Time to Answer the First Amended Complaint* was filed electronically and is available for viewing and downloading from the ECF system of the United States District Court for the Middle District of Pennsylvania. The following parties received notification of this filing via electronic notification:

Andrew G. Celli, Jr.
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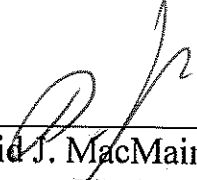
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Attorney for Plaintiff

Respectfully submitted,

MacMain, Connell & Leinhauser, LLC

Dated: 2/5/21

By: 

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College, M. Jordan Pieniazek, Christopher
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